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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

GREAT AMERICAN INSURANCE
COMPANY,

Plaintiff,

v.

SEQUOIA INSURANCE COMPANY,

Defendant.

Case No. SA CV 15-1161-DOC (Ex)

JUDGMENT

By Order entered on March 1, 2016 (Dkt. 44), the Court GRANTED in part the Motion for Partial Summary Judgment of Plaintiff Great American Insurance Company (“Great American”), and DENIED the Motion for Summary Judgment of Defendant Sequoia Insurance Company (“Sequoia”) (“March 1 Order”). On June 24, 2016, Great American and Sequoia filed a Stipulation for Entry of Order on Remaining Issues in Dispute (Dkt. 45). On June 27, 2016, the Court entered its Order on the Stipulation (Dkt. 47) (“Order on Stipulation”).

It appearing to the satisfaction of the Court that its March 1 Order, together with the Order on Stipulation, dispose of each and every cause of action asserted in

1 Great American's Complaint in this action, and that a final judgment can and should
 2 be entered, and good cause appearing therefor, IT IS HEREBY ORDERED,
 3 ADJUDGED AND DECREED, as follows:

4 1. Sequoia owed a duty to defend Millennium Community Management,
 5 LLC ("MCM") in the Superior Court of California, County of Orange action styled
 6 *Vera v. Verano at Talega, et al.*, Case No. 30-2014-00702650-CU-PO-CJC
 7 ("Underlying Action") under Sequoia Enterprise Insurance Policy No. SBP213777-3
 8 ("Sequoia Policy"), and breached that duty.

9 2. Great American, pursuant to a valid and enforceable assignment of rights
 10 from AMCO Insurance Company ("AMCO"), which defended MCM in the
 11 Underlying Action, is entitled to recover in equitable contribution those amounts
 12 reasonably and necessarily paid by AMCO for the defense of MCM in the Underlying
 13 Action, which should have been paid by Sequoia under the Sequoia Policy.

14 3. Judgment for equitable contribution is entered in favor of Great
 15 American and against Sequoia in the amount of \$97,200.00, representing Sequoia's
 16 equitable share of amounts reasonably and necessarily paid by AMCO for the defense
 17 of MCM in the Underlying Action.

18 4. Pre-judgment interest is also awarded in favor of Great American and
 19 against Sequoia on the judgment for equitable contribution at the legal rate of seven
 20 percent (7%) *per annum* pursuant to California Civil Code Section 3287, from May 6,
 21 2015 (the date the Underlying Action was dismissed), to the date hereof in the daily
 22 sum of \$18.64. The pre-judgment interest is calculated as follows:

May 6, 2015 to June 24, 2016 (415 days):	<u>\$ 7,735.60</u>
June 22, 2016 to entry of Judgment (\$18.64 x 5 days):	<u>\$ 93.20</u>
Total Pre-Judgment Interest (Contribution):	<u>\$ 7,828.80</u>

26 5. Great American is also entitled to recover from Sequoia, under equitable
 27 subrogation, \$1,000,000.00 of the \$2,000,000.00 that Great American paid
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1 to settle claims asserted against MCM in the Underlying Action, which should have
2 been paid by Sequoia under the Sequoia Policy.

3 6. Judgment for equitable subrogation is entered in favor of Great American
4 and against Sequoia in the amount of \$1,000,000.00.

5 7. Pre-judgment interest is also awarded in favor of Great American and
6 against Sequoia on the judgment for equitable subrogation at the legal rate of ten
7 percent (10%) *per annum* pursuant to California Civil Code Section 3289, from April
8 9, 2015, (the date of Great American's \$2,000,000.00 settlement payment) to the date
9 hereof in the daily sum of \$273.97. The pre-judgment interest is calculated as follows:

10 April 9, 2015 to June 24, 2016 (442 days):	\$ <u>121,094.74</u> .
11 June 22, 2016 to entry of Judgment (\$273.97 x 5 days):	\$ <u>1,369.85</u> .
12 Total Pre-Judgment Interest (Subrogation):	\$ <u>122,464.59</u> .

13 8. Including pre-judgment interest, the Total Judgment entered against
14 Sequoia is \$ 1,227,493.39 [\$97,200.00 + Total Pre-Judgment
15 Interest (Contribution) + \$1,000,000.00 + Total Pre-Judgment Interest (Subrogation).]

16 9. Pursuant to 28 U.S.C. Section 1961 and Local Rule 58-7, Great American
17 is entitled to post-judgment interest to be calculated as set forth on the attached
18 Memorandum of Post-Judgment Interest.

19 10. Great American is entitled to recover its costs of suit herein from
20 Sequoia, to be addressed in a separate Application to the Clerk to Tax Costs to be
21 noticed and filed by Great American pursuant to Rule 54(d) of the Federal Rules of
22 Civil Procedure and Local Rule 54-2.

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1 This is a final judgment between Great American and Sequoia as to all causes
2 of action, claims, defenses and issues in this action, including those asserted in Great
3 American's Complaint. As set forth in the Order on Stipulation, this judgment is
4 appealable by Sequoia, except for (1) any disputes concerning the validity of the
5 assignment by AMCO to Great American; and (2) the amount of the contribution
6 award (\$97,200.00).

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8 **IT IS SO ORDERED.**

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10 DATED: June 27, 2016

David O. Carter

HON. DAVID O. CARTER
UNITED STATES DISTRICT JUDGE

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1 **MEMORANDUM OF POST-JUDGMENT INTEREST**

2 Post-Judgment interest shall be calculated at the rate of .53 percent *per*
3 *annum*, which is the weekly average, 1-year constant maturity Treasury yield for the
4 week ending June 17, 2016, according to the June 13, 2016 Release of the Board of
5 Governors of the Federal Reserve System. Based on the amount of the Total
6 Judgment as set forth in Paragraph 8 of the Judgment to which the Memorandum is
7 attached, post-judgment interest is to be calculated at a rate of \$ 1,782.39
8 per day (Total Judgment x .53% / 365), from the date of entry of Judgment until the
9 date the Judgment is paid.

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11 OC # 58376
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